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U.S. APPLICATION	NO.		FIRST NAMED A	APPLICANT		ATTY	. DOCKET NO.
09	831814	\	/OLLMER	\	/	10	191/1812
					I.ITERNATIONAL APPLICATION NO.		
KENYON & I			•		PC.	T/DE99/0:	2870
NEW YORK	NY 10004			[I.A. FILING DA	TE	PRIORITY DATE
					10 SEP 9	9	13 NOV 98
NOTIFIC		MISSING REQU				I IN TH	2 JUN 2001 EE UNITED
		ATES DESIGNAT			•	•	
The following Office as		been submitted by the nated Office (37 CFR 1					nark
	S. Basic Nation		<u>—</u>	of Small Entit			
☑ Co		national application.	Translation	of the intern	ational applicatio	n into Eng	lish.
		ion of inventors(s).		of Article 19	amendments int	o English.	
n_	py of Article 1 ority Documer	19 amendments.	Other:				
riority Document. The International Preliminary Examination Report in English and its Annexes, if any.							
Translation of Annexes to the International Preliminary Examination Report into English.							
2. Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment. U.S. Basic National Fee. Copy of the international application.							
		T be furnished within the	he period set for	th below in or	rder to complete	the require	ments for
acceptance under 35 U.S.C. 371:							
later than the appropriate 20 or 30 months from the priority date.							
The current translation is defective for the reasons indicated on the attached Notice of Defective Translation.							
b. Processing fee for providing the translation of the application and/or the Annexes later than the							
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).							
(c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority							
date. The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons							
indicated on the attached PCT/DO/EO/917. x d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).							
4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.							
	-	itted the required seque	nce listing pursu	ant to 37 CFF	R 1.821-1.825.	See attache	ed
PCT/DO/EO/92	0.						
MONTHS FRO	M THE DAT Y DATE FOI	FORTH IN 3(a)-3(d), TE OF THIS NOTICE R THE APPLICATIO IN ABANDONMENT	OR BY 22 OR N, WHICHEVI	32 MONTH	S (where 37 CF)	R 1.495 ar	pplies) FROM
The time period 1.136(a).	set above may	y be extended by filing	a petition and fee	e for extensio	n of time under t	he provisio	ons of 37 CFR
Annexes will be 7. The Artic	cancelled. A le 19 amendme	a translation of the An processing fee will be ents are cancelled since ths from the priority da	required if subm a translation wa	itted later that	n 20 or 30 month	is from the	priority date.
Applicant is ren address given in	ninded that any the heading a	communication to the nd include the U.S. app	United States Pa plication no. show	itent and Trad wn above. (37	lemark Office mu CER 1.5)	ıst be maile	ed to the
Enclosed: 🔀	A copy	ry <i>of this notice h</i> 17 ⊏Noti	MUST be rea	turned wil	h this respo	nle.	
	TO-875		/DO/EO/920	Charitta	A. Byrt, Para	egai	
FORM PCT/DO)/EO/905 (Ma	rch 2001)	'	Telephone:	703-305-3734	7	